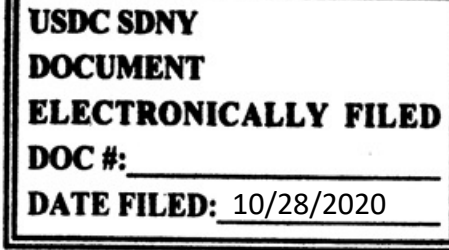


UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X  
PEI HUA YANG, individually and on  
behalf of other similarly situate,



Case No: 1:17-cv-08162-KHP

Plaintiff,  
v.

**PROPOSED JUDGMENT**

GRAND SICHUAN EASTERN (NY) INC. d/b/a  
GRAND SICHUAN and AN TONG WANG,

Defendants.  
-----X

This cause comes before this Court upon the motion to reopen this case and to enforce the settlement agreement approved by this Court, by Plaintiff Pei Hua Yang ("Plaintiff"), against Defendant Grand Sichuan Eastern (NY) Inc. and An Tong Wang ("Defendants"). After careful consideration of Plaintiff's moving papers, combined with the Court's familiarity with the allegations in this case, the motion is granted.

Accordingly, it is hereby **ORDERED, ADJUDGED** and **DECreed** as follows:

That Defendants shall be liable to Plaintiff, jointly and severally, in the amount of \$85,000.00 with interest accruing at 9% per annum from October 1, 2019 up to the date of judgment, amounting to \$8,215.89, amounting in all to \$93,215.89.

Dated:  
October 28, 2020

*Katharine H. Parker*

KATHARINE H. PARKER, U.S.M.J.  
This document was entered on the docket  
on \_\_\_\_\_.